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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
| 09/954,690 | 09/12/2001 | Marinus A. Doomernik | AVERP3204US | 8567 | |
| 7 | 9590 09/02/2003 | | · | 10 | |
| | Jay R. Campbell | | EXAMINER | | |
| Renner, Otto, Boisselle, & Sklar, L.L.P. 19th Floor | | | YUAN, DAH WEI D | | |
| 1621 Euclid Av Cleveland, OH | | | ART UNIT | PAPER NUMBER | |
| | | | 1745 | 1745 | |
| | | DATE MAILED: 09/02/2003 | | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

| | | AS17 | | | | |
|--|---|---|--|--|--|--|
| - | Application N . | Applicant(s) | | | | |
| Office Antique Commence | 09/954,690 | DOOMERNIK, MARINUS A. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| | Dah-Wei D. Yuan | 1745 | | | | |
| The MAILING DATE of this communication app Period for Reply | pears on the cover sheet with the c | rrespondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status | 36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI | ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133). | | | | |
| 1) Responsive to communication(s) filed on 03 J | <i>July 2003</i> . | | | | | |
| 2a)⊠ This action is FINAL . 2b)□ Th | is action is non-final. | | | | | |
| 3) Since this application is in condition for allowatelosed in accordance with the practice under Disposition of Claims | | | | | | |
| 4)⊠ Claim(s) 1-22 and 24-28 is/are pending in the | application. | • | | | | |
| 4a) Of the above claim(s) 1-16 and 24-28 is/are | e withdrawn from consideration. | | | | | |
| 5) Claim(s) is/are allowed. | • | | | | | |
| 6)⊠ Claim(s) <u>17-22</u> is/are rejected. | | | | | | |
| 7) Claim(s) is/are objected to. | | | | | | |
| 8) Claim(s) are subject to restriction and/o | r election requirement. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examine | | | | | | |
| 10) The drawing(s) filed on is/are: a) acception | · | | | | | |
| Applicant may not request that any objection to the | | • | | | | |
| 11) The proposed drawing correction filed on | | veu by the Examiner. | | | | |
| If approved, corrected drawings are required in reply to this Office action. 12) ☐ The oath or declaration is objected to by the Examiner. | | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | armior. | | | | | |
| • | n priority under 35 H S C & 119/a | _(d) or (f) | | | | |
| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: | | | | | | |
| 1.☐ Certified copies of the priority document | s have been received | | | | | |
| 2. Certified copies of the priority document | | on No | | | | |
| Copies of the certified copies of the prio application from the International Bu See the attached detailed Office action for a list | rity documents have been receive ireau (PCT Rule 17.2(a)). | ed in this National Stage | | | | |
| 14) ☐ Acknowledgment is made of a claim for domesti | ic priority under 35 U.S.C. § 119(e | e) (to a provisional application). | | | | |
| a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domest | | | | | | |
| Attachment(s) | | | | | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) | 5) Notice of Informal I | r (PTO-413) Paper No(s) Patent Application (PTO-152) | | | | |

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BATTERY TESTER LABEL

Examiner: Yuan S.N. 09/954,690 Art Unit: 1745 August 29, 2003

Detailed Action

- The Applicant's amendment filed on July 3, 2003 was received. Claim 23 was cancelled.
 Claim 17 was amended.
- 2. The text of those sections of Title 35, U.S.C. code not included in this action can be found in the prior Office Action (Paper No. 8).

Election/Restrictions

3. This application contains claims 1-16,24-28 drawn to an invention nonelected without traverse in Paper No. 6. A complete reply to the final rejection must include cancellation of nonelected claims or other appropriate action (37 CFR 1.144). See MPEP § 821.01.

Claim Rejections - 35 USC § 112

4. The claim rejections under 35 U.S.C. 112, first paragraph, on claims 17-23 are withdrawn, because the independent claim 17 has been amended. The claim rejections under 35 U.S.C. 112, second paragraph, on claim 21 are withdrawn, because the claim has been amended.

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Claim Rejections - 35 USC § 102

5. Claims 17-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Bailey (US 5,760,588).

With respect to claim 17, Bailey teaches a thermochromic battery tester label for a drycell battery as shown in Figure 1. The battery tester label (15) generally comprises a laminate or layered assembly having a clear (transparent) film (54), a layer of thermochromic material (24), one or more graphic layers and indicia layer (22,23), a substrate layer (20), an elongated electrically conductive circuit (layer) (18), a pressure sensitive adhesive (16) and a base laminate (30), wherein the thermochromic material and the electrically conductive layer constitute a battery power indicator. See Figure 2. Both the clear film (54) and the substrate layer (20) are considered as base films. Bailey teaches the substrate layer 20 can be made of any desired dielectric polymer material. It is preferable to use a dielectric polymer material that will shrink when assembled on a battery. As shown in Figure 7, the length of the base film is longer than the circumference of the battery when the battery label is wrapped around the battery. The battery power indicator is situated between two portions in the laminated film, i.e., between the film (54) and the base laminate (30) in the battery tester label (15). The battery tester label (15) further comprises apertures (openings) 46a and 46b in the base laminate. See Figure 8. They enable contact between conductive circuit (18) and either a battery terminal or can (2) on the other side of the base laminate (30). See Column 3, Line 66 to Column 4, Line 20; Column 7, Lines 60-66; Column 8, Lines 54-58.

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With respect to claims 18 and 20, the clear film 54 is selected from the materials, such as polyvinyl chloride or polyester. See Column 8, Lines 38-40.

With respect to claims 18 and 19, the substrate layer (20) can be made of any desired dielectric polymer materials, such as polyvinyl chloride, polyethylene and polypropylene. See Column 8, Lines 54-61.

Claim Rejections - 35 USC § 103

6. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bailey (US 5,760,588) as applied to claims 17-20 above, and further in view of Gray (US 3,658,611).

Bailey teaches a battery tester label as described above in Paragraph 5. Moreover, Bailey teaches the graphic layer contains decorative ink. See Column 4, Lines 14-15. However, Bailey does not specifically disclose the nature of the decorative ink. Gray teaches the use of a decorative ink or coating as decorative decal. Different decorative inks, including colored, colorless, inorganic pigment and organic pigment, are employed. The inorganic pigments include alumina hydrate, barium sulfate, calcium carbonate, and various metal oxides, i.e., they are all non-metallic compounds. See Column 1, Lines 5-10; Column 4, Lines 47-54. Therefore, it would have been obvious to one of ordinary skill in the art to use a non-metallic pigment on the graphic layer of Bailey, because Gray teaches the non-metallic pigment can be used as a decorative ink to produce markings and design on a substrate.

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7. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bailey (US 5,760,588) as applied to claims 17-20,23 above, and further in view of Rackovan et al. (US 6,436,496 B1).

Bailey et al. disclose a battery tester label as described above in Paragraph 5. However, Bailey et al. do not disclose the addition of an outer film bonded to the outer surface of the base film opposite the indicia layer. Rackovan et al. teach multi-layered heat shrink film for a battery comprising (a) a core layer (base film) (12) comprising a copolymer of ethylene or propylene with an alpha olefin, (b) a skin layer (11) on the upper surface of the core layer, wherein the skin layer comprises a polyolefin or polyolefin blend, and (c) a printable layer (indicia) (13). See Figure 1. The use of two shrinkable layers and labels on the battery enables good heat stability, e.g., they don't shrink prematurely, even at temperature approaching 170°F. See Column 3, Lines 31-46. Therefore, it would have been obvious to one of ordinary skill in the art to add an outer film to the thermochromic battery tester label of Bailey, because Rackovan et al. teach the heat stability of the battery label can be improved with the additional layer of film.

Response to Arguments

8. Applicant's arguments filed on July 3, 2003 have been fully considered but they are not persuasive.

Applicant's principle arguments are

Bailey requires an additional insulator material in the battery tester label, which is not required by the instant disclosure.



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In response to Applicant's arguments, please consider the following comments.

The term "comprising" in claim 17 is an open language, which does not exclude additional materials in the battery tester label. Thereby, the Bailey reference encompasses the limitations in the claim.

Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dah-Wei D. Yuan whose telephone number is (703) 308-0766. The examiner can normally be reached on Monday-Friday (8:00-5:00).



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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick J. Ryan, can be reached on (703) 308-2383. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Dah-Wei D. Yuan August 29, 2003

CAROL CHAMEY
PRIMARY EXAMINER